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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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SILICON EDGE LAW GROUP LLP 6601 KOLL CENTER PARKWAY, SUITE 245			LOHN, JO	LOHN, JOSHUA A	
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			2114		

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/619,644	FRITZ ET AL.			
Office Action Summary					
,	Examiner	Art Unit			
The MAILING DATE of this communication app	Joshua A. Lohn	orrespondence address			
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA: - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was realized to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 14 Ju)⊠ Responsive to communication(s) filed on <u>14 June 2004</u> .				
· 	· 				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdrav 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 14 July 2003 is/are: a) ☐ Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	☑ accepted or b)☐ objected to be drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 7/14/03. 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	(PTO-413) ate atent Application (PTO-152)			

DETAILED ACTION

Claim Objections

Claim 1 is objected to because of the following informalities: claim 1, lines 2-5 define the first communication interface as between debugging device and host computer, and the second communication interface being between the debugging device and target device. Based upon this, and in light of the specification, it seems that claim 1, line 8, should state "via the first communication interface", since the script is from the host computer. Further, claim 1, line 12 should state "over the second", since this communication refers to communication to the target device. For the purposes of examination, claim 1 will be interpreted as having these corrections applied. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 5-9, 11-13, 15, 16, and 18-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Tegethoff, United States Patent number 5,937,154, published August 10, 1999.

As per claim 1, Tegethoff discloses a debugging device comprising: a first communication interface that couples the debugging device to a host computer (Tegethoff, col. 8, lines 1-12, where the debugging device is the computing system probe and the first interface is the host connection); a second communication interface that couples the debugging device to a target device (Tegethoff, col. 8, lines 42-45, where the test device is the computing device and

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the second interface is the debug port); and a script interpreter executing on the debugging device (Tegethoff, col. 9, lines 19-33), the script interpreter receiving a script from the host computer via the first communication interface, the script defining a loop (Tegethoff, col. 11, lines 1-25) that involves performing a plurality of reads from the target device (Tegethoff, col. 11, line 42 through col. 12, line 3), the script interpreter interpreting the script and causing the debugging device to communicate with the target device over the second communication interface such that the plurality of reads is carried out (Tegethoff, col. 9, lines 23-30).

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As per claim 2, Tegethoff further discloses the debugging device of claim 1, wherein the script includes a loop statement, and wherein the loop statement includes an expression and at least one statement (Tegethoff, col. 11, lines 1-23).

As per claim 3, Tegethoff further discloses the debugging device of claim 2, wherein said at least one statement is a read statement (Tegethoff, col. 11, line 42 through 12, line 17).

As per claim 5, Tegethoff further discloses the debugging device of claim 1, wherein the performing of the plurality of reads results in an amount of data being retrieved from the target (Tegethoff, col. 11, lines 24-25), and wherein the script includes a statement that causes the amount of data to be sent from the debugging device to the host computer (Tegethoff, col. 13, lines 45-51).

As per claim 6, Tegethoff further discloses the debugging device of claim 2, wherein the script includes a second statement in addition to said at least one statement (Tegethoff, col. 11, lines 1-23).

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As per claim 7, Tegethoff further discloses the debugging device of claim 1, wherein the script is not compiled on the host computer, and wherein the script is not compiled on the debugging device (Tegethoff, col. 9, line 19-30, where the script is directly loaded into the memory, without any need for compilation).

As per claim 8, Tegethoff further discloses the debugging device of claim 1, wherein there is no operating system stored on the debugging device (Tegethoff, col. 8, lines 3-7, where the probe operates without any apparent use of an operating system).

As per claim 9, Tegethoff further discloses the debugging device of claim 1, wherein the target device comprises an on-chip debugging circuit (Tegethoff, col. 4, lines 12-15, where the debug port is an on-chip debugging circuit), and wherein the second communication interface couples the debugging devices to the on-chip debugging circuit of the target device (Tegethoff, col. 8, lines 2-3).

As per claim 11, Tegethoff discloses a method, comprising: receiving a script, the script defining a debugging action (Tegethoff, col. 9, lines 19-60), the debugging action requiring a plurality of sub actions be performed (Tegethoff, col. 11, line 1 through col. 12, line 29); interpreting the script (Tegethoff, col. 9, lines 12-18, where the interpreting the script is the loading of the script into the probe memory emulator); generating a plurality of microcommands from the script; and sending the plurality of microcommands to a target device (Tegethoff, col. 9, lines 16-18), the microcommands causing the target device to perform the plurality of sub-actions (Tegethoff, col. 11, line 36 through col. 12, line 2).

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As per claim 12, Tegethoff further discloses the method of claim 11, wherein the debugging action includes a read of a block of memory locations on the target device (Tegethoff, col. 11, line 10), and wherein one of the plurality of sub actions is a read on one of the memory locations (Tegethoff, co. 11, line 35 through col. 12, line 2).

As per claim 13, Tegethoff further discloses the method of claim 12, wherein the target device includes a processor (Tegethoff, col. 1, lines 25-26, where the target computing device is a processor), the processor having on-chip debugging hardware (Tegethoff, col. 4, lines 57-60), and wherein the microcommands are executed by the on-chip hardware (Tegethoff, col. 4, lines 60-64).

As per claim 15, Tegethoff further discloses the method of claim 12, wherein the script is sent from a host computer to a hardware debugging device, wherein said interpreting of the script occurs on the hardware debugging device (Tegethoff, col. 9, lines 19-30), and wherein the script includes a statement that causes data to be sent form the hardware debugging device to the host computer (Tegethoff, col. 9, lines 30-33).

As per claim 16, Tegethoff further discloses the method of claim 11, wherein the script includes a loop statement (Tegethoff, col. 11, line 7), an arithmetic operator (Tegethoff, col. 11, line 51, where "=" is an arithmetic operator), and a variable (Tegethoff, col. 11, lines 14-15, where the difference result is a variable).

As per claim 18, Tegethoff further discloses the method of claim 11, wherein the script includes a break statement (Tegethoff, col. 11, line 23, where the "done" is a break statement).

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As per claim 19, Tegethoff further discloses the method of claim 11, wherein the script includes a Boolean operator (Tegethoff, col. 11, line 15, where the "if" comparison involves a Boolean operator).

As per claim 20, Tegethoff discloses a debugging device comprising: a first communication interface that couples the debugging device to a host computer (Tegethoff, col. 8, lines 1-12, where the debugging device is the computing system probe and the first interface is the host connection); a second communication interface that couples the debugging device to a target device (Tegethoff, col. 8, lines 42-45, where the test device is the computing device and the second interface is the debug port); and means for receiving a script from the host computer (Tegethoff, col. 8, line 50 through col. 9, line 18), the script defining a debugging action to be taken with respect to the target device, the debugging action requiring a plurality of sub actions to occur (Tegethoff, col. 11, line 1 through col. 12, line 2), the means also being for interpreting the script and generating therefrom a plurality of microcommands that are sent to the target device (Tegethoff, col. 9, lines 12-18).

As per claim 21, Tegethoff further discloses the debugging device of claim 20, wherein the microcommands are performed by the target device such that the sub-actions occur (Tegethoff, col. 11, line 1 through col. 12, line 2, where the sub-actions are the memory reads).

As per claim 22, Tegethoff further discloses the debugging device of claim 20, wherein the script is a non-complied string of text characters received onto the means form the host computer (Tegethoff, col. 11, lines 30-35, where the test is loaded, the test consisting of a string of text characters, col. 11, lines 5-23).

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As per claim 23, Tegethoff further discloses the debugging device of claim 20, wherein one of the sub-actions involves setting a breakpoint (Tegethoff, col. 11, line 23, where the "done" command is a breakpoint between tests, col. 14, lines 34-38).

As per claim 24, Tegethoff further discloses the debugging device of claim 20, wherein the script includes a loop statement (Tegethoff, col. 11, line 7), an arithmetic operator (Tegethoff, col. 11, line 51, where "=" is an arithmetic operator), and a designation of a register internal to a processor of the target system (Tegethoff, col. 4, lines 15-17, where the system debug controls internal registers).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tegethoff in view of "The Zen of Diagnostics", Published in Embedded Systems Programming, June 1990.

As per claim 4, Tegethoff discloses the debugging device of claim 3, but fails to explicitly discloses that the expression in the statement includes a number specifying a number of times to perform a read statement.

"The Zen of Diagnostics" discloses a system that specifies the number of times to perform a read statement ("The Zen of Diagnostics", page7, where the length expression indicates the number of times to perform a read statement when checking the memory).

It would have been obvious to one skilled in the art at the time of the invention to use the read counter of "The Zen of Diagnostics" in the invention of Tegethoff.

This would have been obvious because the expression of a number of read statements to perform is included in a ram test code program ("The Zen of Diagnostics", figure 1). Further, "The Zen of Diagnostics" discloses a need to examine a system analytically in an effort to look for all possible failure modes ("The Zen of Diagnostics, page 6), as is presented in part by the RAM test code of figure 1. It would have obviously benefited Tegethoff to use this test to further complete the desire of complete fault coverage (Tegethoff, col. 4, lines 47-56).

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Claims 10, 14, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tegethoff in view of Cromer et al., United States Patent number 6,263,373, published July 17, 2001.

As per claim 10, Tegethoff discloses the debugging device, which receives test scripts (Tegethoff, col. 9, lines 29-30), of claim 1, but fails to disclose that the test is communicated as a payload of a network packet.

Cromer discloses sending a test program over a network packet (Cromer, col. 3, lines 31-38).

It would have been obvious to one skilled in the art at the time of the invention to implement the network method of Cromer in the invention of Tegethoff.

This would have been obvious because Tegethoff discloses the ability to run test programs across a local network, and a desire to support other communication means (Tegethoff, col. 8, lines 9-12). Cromer provides such an additional communication means, which provides an additional benefit of reduced cost by providing debugging across a wider network (Cromer, col. 2, lines 5-18).

As per claim 14, Tegethoff discloses the method of claim 12,. Tegethoff further discloses the use of a system debug port (Tegethoff, col. 4, lines 57-60). However Tegethoff fails to disclose that the port is a JTAG interface.

Cromer discloses the use of a JTAG interface (Cromer, col. 1, lines 60-62).

It would have been obvious to one skilled in the art at the time of the invention to include the JTAG interface of Cromer in the invention of Tegethoff.

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This would have been obvious because Tegethoff discloses a desire to provide a system that is effective for testing a variety of systems (Tegethoff, col. 4, lines 10-56). This would obviously benefit by having the use of a standardized port that conforms to the JTAG test architecture (Cromer, col. 1, lines 60-62), since a standard interface would all easier use between a variety of different devices and boards (Tegethoff, col. 4, lines 37-40).

As per claim 17, Tegethoff discloses the method of claim 11, which includes a script executing the test (Tegethoff, col. 9, lines 19-30). However Tegethoff fails to disclose the use of a sleep statement.

Cromer discloses a sleep statement for the testing system (Cromer, col. 7, line 61 through col. 8, line 3, where the magic packet detection means that any packet destined for an operating system is ignored, resulting in a sleeping state for the debug system).

It would have been obvious to one skilled in the art at the time of the invention to include the sleep statement of Cromer in the invention of Tegethoff.

This would have been obvious because the ability of Cromer to provide communications to the system that are both debugging and normal operations (Cromer, col. 7, line 61 through col. 8, line 20) would allow for the improvement to the debugging of Tegethoff by allowing the system to be used in normal operation and outside of a manufacturing only environment (Tegethoff, col. 4, lines 37-40).

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure is provided on form PTO-892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joshua A. Lohn whose telephone number is (571) 272-3661. The examiner can normally be reached on M-F 8-4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Scott Baderman can be reached on (571) 272-3644. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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